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AO 91 (Rev. 11/11) Criminal Complaint

Task Force Officer:

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## UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

United States of America v.

Davion CALVIN

Case:2:19-mj-30331 Judge: Unassigned,

Filed: 06-12-2019 At 02:31 PM

USA v. DAVION CALVIN (CMP)(MLW)

#### **CRIMINAL COMPLAINT**

On or about the date(s) of			June 6, 2019	in the county of	Wayne	in the	
Eastern	District of	Michigan	, the defendan	t(s) violated:			
Code Section			•	Offense Description			
18 U.S.C. § 922(g)	(1)		Felon in possession	n of a firearm			
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This crim	inal complaint is b	ased on these	facts:				
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✓ Continued on	the attached shee	t.	. 05	fl_			
				. Complainant's	signature		
			Task	Force Agent Jaclyn Kocis-M	aniaci A\TF		
				Printed name		<del></del>	
Sworn to before me a	nd signed in my prese	nce.			_		
				3			
Date June 12	12019			Judge's sig	nature		
City and state: Detroit, Michigan			Hon	Hon. Antony P. Patti, U.S. Magistrate Judge			
ony and state. Dent	on, whemgan		Hon.	Printed name			

### AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

I, Task Force Officer Jaclyn Kocis-Maniaci, being first duly sworn, hereby depose and state as follows:

## I. INTRODUCTION AND AGENT BACKGROUND

- 1. I am a police officer with the City of Detroit. I have been with the Detroit Police Department since 2003. I became a Task Force Officer with the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) in January of 2017. During my career, I have been involved in numerous investigation involving firearms and narcotics laws resulting in successful federal and state prosecutions.
- 2. I make this affidavit from personal knowledge based on my participation in this investigation. The information comes from witnesses interviewed by law enforcement, communications with others who have personal knowledge of the events and circumstances described herein, and information gained through my training and experience.
- 3. This affidavit is for the limited purpose of establishing probable cause that Davion CALVIN (DOB xx/xx/1992) has violated Title 18, United States Code, Section 922(g)(1), Felon in Possession of a Firearm, and does

not contain all details or facts known to law enforcement related to this investigation.

#### II. PROBABLE CAUSE

- 4. On June 6, 2019, Detroit Police Officers were on patrol at a Project Greenlight Gas Station located at 17800 West 7 Mile, Detroit, Michigan. When the officers pulled into the gas station they observed Davion CALVIN exit a black Chrysler 300, with what the officers believed could be a firearm on his left hip. CALVIN then entered the gas station.
- 5. When CALVIN exited the gas station, the officers could clearly see what appeared to be a bulge on his left hip. The officers approached CALVIN and asked if he had a CPL (Concealed License Permit). CALVIN responded "I left it at home". Officers then asked CALVIN, "but you do have one, right?" CALVIN told the officers that he did not have a CPL.
- 6. Officers recovered (1) handgun: Taurus, Model G2C, 9mm caliber pistol, with (8) eight live rounds of ammunition in the magazine from CALVIN's left side. They also ran CALVIN's name through LEIN, which confirmed that he did not have a valid CPL.

- 7. On June 3, 2019, a computerized criminal history check showed that Davion CALVIN has the following felony convictions:
  - a. 2014 Felony Armed Robbery, Mt. Clemens, Michigan;
- 8. On June 10, 2019, Special Agent Joshua McLean advised Affiant, based upon the verbal descriptions provided, without physically examining the firearm, that the referenced firearm is a firearm as defined under 18 U.S.C. § 921, and was manufactured outside of the state of Michigan after 1989, and therefore had traveled in and affected interstate commerce.

# III. CONCLUSION

9. Probable cause exists that Davion CALVIN, a convicted felon, did knowingly possess a firearm and ammunition, that had previously traveled in interstate and/or foreign commerce, in violation of 18 U.S.C. § 922(g)(1).

Jaclyn Kocis-Maniaci, Task Force Officer Bureau of Alcohol, Tobacco, Firearms and Explosives

Sworn to and subscribed before me this \\\\ \frac{12^1}{2}\) day of June, 2019.

HON. Anthony P. Pátti

UNITED STATES MAGISTRATE JUDGE